Jacob Leisler

agt
the same

Margarett Hall
Ex* Walter Hall
agt
Garret VSweringen

Liber N N

The Defendts by Robert Carvile their Attorney appeare & imparle untill next Court

Marke Cordea John Quigley late of S^t Maryes County was At- p. 765 ag^t tached to answer unto Marke Cordea of a plea of John Quigley trespas on the case

And whereupon the said Marke by Robert Carvile his Attorney saith, that whereas the said Marke Cordea in the yeare of our Lord One thousand six hundred seventy foure by a certaine bill obligatory had bound himselfe his Execrs & Admrs unto the said John Quigley in the Sume of foure thousand five hundred ninety & seven pounds of tobacco att a certaine day then next following The said John Quigley in consideracon that the said Marke the said sume of foure thousand five hundred ninety seven pounds of tobacco would pay unto the said John Quigley, did assume upon himselfe & to the said Marke did faithfully promise that he the said John would deliver to the said Marke the said bill obligatory to be Cancelled, or otherwise the said John a certaine writeing of Release unto the said Marke would make & Seale & as his deed would deliver in full discharge of the said bill obligatory And although the said Marke in confidence of the faithfull promise & assumpcon of the said John did pay unto the said John upon the twentieth day of November One thousand six hundred seventy foure the said Sume of foure thousand five hundred ninety seven pounds of tobacco Yet notwithstanding the said John his promise & assumpcon aforesaid little reguarding, but meaning & fraudulently intending him the said Marke in this behalfe craftily & subtily to defraud & deceive, the said bill obligatory unto the said Marke hath not delivered cancelled neither any writeing of Release unto the said Marke hath made Sealed & as his deed delivered in discharge of the said bill according to his promise & assumpcon aforesaid, but the said bill obligatory cancelled or otherwise the writeing of Release to make Seale & as his deed deliver hath altogether refused & as yet doth refuse though often thereunto requested, whereupon he is the worse & have damage to the Value of Seven thousand pounds of tobacco, & thereupon he bringeth his suite

And the said John Quigley by Robert Ridgely his Attorny cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill next Provinciall Court & itt is granted unto him, the same day is giuen to the plaintiffe also.

Now here att this day to witt thirteenth day of March in the